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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.,
10/757,911	01/14/2004	Scok-Hun Lim	678-1156	5127
66547 7590 06/20/2007 THE FARRELL LAW FIRM, P.C. 333 EARLE OVINGTON BOULEVARD SUITE 701 UNIONDALE, NY 11553			EXAMINER	
			MUHEBBULLAH, SAJEDA	
			ART UNIT	PAPER NUMBER
			2174	
•			·	
	•		MAIL DATE	DELIVERY MODE
			06/20/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	-	Application No.	Applicant(s)			
	•	10/757,911	LIM, SEOK-HUN			
	Office Action Summary	Examiner	Art Unit			
		Sajeda Muhebbullah	2174			
7 Period for F	The MAILING DATE of this communication app Reply	ears on the cover sheet with the c	orrespondence address			
A SHOR WHICHE - Extension after SIX - If NO per - Failure to Any reply	ETENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DATE in soft time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. Gold for reply is specified above, the maximum statutory period we reply within the set or extended period for reply will, by statute, or received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ R€	esponsive to communication(s) filed on <u>14 Ja</u>	nuary 2004.				
2a)□ Th	This action is FINAL. 2b)⊠ This action is non-final.					
· —	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition	of Claims					
4a 5)	aim(s) <u>1-6</u> is/are pending in the application.  Of the above claim(s) is/are withdraw aim(s) is/are allowed.  aim(s) <u>1-6</u> is/are rejected.  aim(s) is/are objected to.  aim(s) are subject to restriction and/or					
Application	Papers					
10)∐ Th Ap Re	e specification is objected to by the Examiner e drawing(s) filed on is/are: a) acception and request that any objection to the explacement drawing sheet(s) including the corrective oath or declaration is objected to by the Examiner.	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority und	ler 35 U.S.C. § 119					
12)⊠ Ac a)⊠ . 1. 2. 3.	knowledgment is made of a claim for foreign  All b) Some * c) None of:  Certified copies of the priority documents  Certified copies of the priority documents  Copies of the certified copies of the prior application from the International Bureau the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage			
2) Notice of 3) Informati	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO-948) ion Disclosure Statement(s) (PTO/SB/08) o(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-6 are rejected under 35 U.S.C. 102(e) as being anticipated by Andrew et al. ("Andrew", US 6,990,333).

As per claim 1, Andrew teaches a method of changing the setting of user setting menu options in a mobile terminal, the user setting menu options being menu options which a user can set, comprising the steps of:

registering the user setting menu options selected by the user from among menu options available in the mobile terminal as setting categories in connection with set values selected by the user in a scheduling setting group (col.4, lines 24-48);

setting a scheduling timer to a timing value for changing the settings of selected user setting menu options (col.5, lines 1-32);

activating the scheduling timer when a scheduling setting mode is set (col.5, lines 33-44); and

changing the user setting menu options to the set values of the setting categories upon expiration of the timing value of the scheduling timer (col.7, lines 55-67).

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As per claim 2, Andrew teaches the method wherein the scheduling timer is selected from the group of an appointment timer set at a first predetermined time, a length timer for timing when a second predetermined time elapses, a period timer for timing a predetermined period having start and end times, and a repetition timer for timing a predetermined time interval (col.5, lines 45-67; col.6, lines 1-30).

As per claim 3, Andrew teaches the method wherein the changing step further comprises the steps of:

storing the set values of the user setting menu options corresponding to the setting categories of the scheduling setting group at the start time of the predetermined period of the period timer (col.6, lines 52-67);

changing the set values of the user setting menu options to the set values of the scheduling setting group (col.6, lines 52-67); and

returning the user setting menu options to the stored set values when the end time of the predetermined period of the period timer is reached (col.7, lines 55-67).

As per claim 4, Andrew teaches a method of changing the setting of user setting menu options in a mobile terminal, the user setting menu options being menu options which a user can set, comprising the steps of:

registering the user setting menu options selected by the user from among menu options available in the mobile terminal as setting categories in connection with set values selected by the user in a scheduling setting group having a unique identifier (ID) (col.4, lines 24-48);

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setting a scheduling timer to a timing value for changing the settings of selected user setting menu options registered as setting categories in a scheduling setting group selected from at least one scheduling setting group (col.5, lines 1-32);

activating the scheduling timer when a scheduling setting mode is set (col.5, lines 33-44); and

changing the user setting menu options in the selected scheduling setting group to the set values of the setting categories upon expiration of the timing value of the scheduling timer (col.7, lines 55-67).

Claims 5-6 are similar in scope to claims 2-3 respectively, and are therefore rejected under similar rationale.

## Conclusion

- 3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Chen et al. (US 6,968,216) teaches a method of controlling ringer characteristics in a mobile device.
  - Anders et al. (US 2004/0203644) teaches a method of customizing rings according to a schedule in a mobile device.
  - Davis et al. (US 2002/0052225) teaches a method of activation/deactivation of modes during a period of time.

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## **Communications**

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sajeda Muhebbullah whose telephone number is (571) 272-4065. The examiner can normally be reached on Tuesday/Thursday and alt. Mondays from 8:30 am to 5:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid, can be reached on (571) 272-4063.

The central fax number for the organization where correspondence for this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sajeda Muhebbullah

Patent Examiner
Art Unit 2174

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